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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Application No. Applicant(s) 10/814,244 SOLDIN, STEVEN J. Office Action Summary Examiner Art Unit Arlen Soderquist 1797 -- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS. WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). Status 1) Responsive to communication(s) filed on 08 December 2008. 2a) This action is FINAL. 2b) This action is non-final. 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims 4) Claim(s) 1-39 is/are pending in the application. 4a) Of the above claim(s) _____ is/are withdrawn from consideration. 5) Claim(s) _____ is/are allowed. 6) Claim(s) 1-39 is/are rejected. 7) Claim(s) _____ is/are objected to. 8) Claim(s) _____ are subject to restriction and/or election requirement. Application Papers 9) The specification is objected to by the Examiner. 10) The drawing(s) filed on is/are; a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152. Priority under 35 U.S.C. § 119 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: Certified copies of the priority documents have been received. Certified copies of the priority documents have been received in Application No. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.

Attachment(s) 1) Notice of References Cited (PTO-892)	4) 🗆 Intension	Summary (PTO-413)
Notice of Praftsperson's Patent Drawing Review (PTC 3)	1-948) Paper N	o(s)/Mail Date f Informal Patent Application
Paper No(s)/Mail Date	6) Other: _	<u> </u>
S. Patent and Trademark Office PTOL 326 (Rev. 08-06)	Office Action Summary	Part of Paner No /Mail Date 20090316

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Applicant is advised that should claims 1-2 be found allowable, claims 31-32 will be
objected to under 37 CFR 1.75 as being a substantial duplicate thereof. When two claims in an
application are duplicates or else are so close in content that they both cover the same thing,
despite a slight difference in wording, it is proper after allowing one claim to object to the other
as being a substantial duplicate of the allowed claim. See MPEP § 706.03(k).

- 2. The following is a quotation of the first paragraph of 35 U.S.C. 112: The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.
- 3. Claims 1-27, 31-37 and 39 are rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the written description requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention. Each of the independent claims contains the limitation that the method/use "does not include any evaporation and reconstitution steps". Applicant failed to indicate where in the instant disclosure there is support for excluding these specific steps and examiner was not able to find such language. While there may be an example that includes steps that do not include evaporation or reconstitution, there is not a specific statement in the specification that excludes these steps. Thus, there is not basis for a blanket statement that excludes these specific methods of producing a deproteinated sample. Additionally claim 38 is not so limited. Thus, a negative limitation in this case is not proper and the added negative limitation is new matter.
- 4. Claims 15, 28 and 37 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. In claim 15, it is not clear what elements constitute any of the three trademarked spectrometers. Additionally it is not clear if the claim would cover someone that has modified their spectrometer. Additionally, a trademark identifies a manufacturer or a producer, not a product. As an identifier of a company, a trademark is not a definite descriptor since the company can modify the product without changing its trademark name. In claim 37, it is not clear what constitutes the two systems listed and the trade names fail to define what is included in the two "systems" and the manufacturer can change the components without

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changing the name. In other words trade names and trademarks are not definite terms. The issue here is not if one would recognize the trademarked products, but what would constitute an equivalent to those products. In other words, is the method limited to those specific products or is applicant trying to claim a mass spectrometer or membrane that has particular features that may include one or more of the components, capabilities or properties of the trademarked spectrometer or membrane. In claim 28 it is not clear what the scope of the configured to language includes simply a tandem mass spectrometer as in paragraph [0029] which has the capability to analyze different compounds or if it requires the tandem mass spectrometer to be set up or configure in a specific manner. For examination purposes the presence of a tandem mass spectrometer is being treated as the minimum requirement to meet the claim limitations.

5. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- Claim 28 is rejected under 35 U.S.C. 102(b) as being anticipated by Jayewardene,
 Korfmacher, Volosov (Clinical Biochemistry 2001, hereinafter called Volosov '01) and Watt.

In the paper Jayewardene presents an LC-MS-MS method for the determination of indinavir, an HIV-1 protease inhibitor, in human plasma. The analyte and internal standard are isolated from plasma by a simple acetonitrile precipitation of plasma proteins followed by centrifugation. LC-tandem mass spectrometry in positive ion, multiple reaction monitoring mode used pairs of ions at m/z of 614/421 for indinavir and 628/421 for internal standard, respectively. The calibration curve had a linear range from 3.0 to 12320 ng/ml when linear least square regression weighing 1/x was applied to the concentration versus peak area plot. The advantages of this method are the fast sample preparation, wide dynamic assay range and quick analysis taking only 5 minutes for each sample run. The robust nature of this assay has been further verified during routine use over several months involving multiple analysts. The experimental section, on pages 310-311, teaches the mass spectrometer, reagents for precipitation and reagents for analysis.

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In the paper Korfmacher teaches a systematic procedure for the dosing and liquid chromatography/atmospheric pressure ionization tandem mass spectrometric analysis of new chemical entities as part of new drug discovery. This report addresses the continuing need for increased throughput in the evaluation of new chemical entities (NCEs) in terms of their pharmacokinetic (PK) parameters by describing an alternative procedure for increasing the throughput of the in vivo screening of NCEs in the oral rat PK model. The new approach is called 'cassette-accelerated rapid rat screen' (CARRS). In this assay, NCEs are dosed individually (n = 2 rats/compound) in batches of six compounds per set. The assay makes use of a semi-automated protein precipitation procedure (page 337 including generation of standards) for sample preparation in a 96-well plate format. The liquid chromatography/atmospheric pressure ionization tandem mass spectrometry (LC/API-MS/MS) assay is also streamlined by analyzing the samples as 'cassettes of six'. Using this new approach, a threefold increase in throughput was achieved over the previously reported 'rapid rat screen'. Page 336 teaches the chromatography system and the mass spectrometer details. A recitation of the intended use of the claimed invention must result in a structural difference between the claimed invention and the prior art in order to patentably distinguish the claimed invention from the prior art. If the prior art structure is capable of performing the intended use, then it meets the claim.

In the paper Volosov '01 teaches simultaneous simple and fast quantification of three major immunosuppressants by liquid chromatography-tandem mass spectrometry. The aim of the study was to develop a simple, fast, and universal method for the quantification of any combination of the 3 major immunosuppressants Sirolimus, tacrolimus, and cyclosporin in whole blood, using a LC-tandem mass spectrometer (API-2000, SCIEX, Toronto, Canada). 250 μ L whole blood was spiked with internal standard (Ritonavir), and protein precipitated with 350 μ L acctonitrile. The sample was centrifuged and 30 μ L aliquot was injected onto the HPLC column, where it underwent an online extraction with ammonium acetate. After that, the automatic switching valve was activated, changing the mobile phase to methanol and thereby cluting the analytes into the tandem mass spectrometer. The high selectivity of a tandem mass analyzer allows determination of any combination of the 3 drugs within a 5-minute run. Between-day precision was between 2.4% and 9.7% for all analytes at the concentrations tested. Accuracy

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ranged between 98.8% and 103.2% (n = 20). The method was linear over the measuring ranges of all analytes. Within-run precision was below %CV = 6% for all analytes. A good correlation with other analytical methods was observed. The simplicity, universality, and high throughput of the method make it suitable for application in a clinical laboratory. The method has been implemented in the laboratory for a routine use. The second to last paragraph of page 289 teaches that the method has the potential for use in different therapeutic areas due to its universality. A method similar to the described assay is currently being validated in their laboratory for quantification of antiretroviral drugs used for the treatment of AIDS. The experimental section on pages 286-287 teaches the mass spectrometer, reagents for precipitation and reagents for analysis.

In the paper Watt teaches higher throughput bioanalysis by automation of a protein precipitation assay with detection by LC-MS/MS. Generic methodology for the automated preparation and analysis of drug levels in plasma samples within a drug discovery environment was achieved through the redesign of a protein precipitation assay to a microtiter (96-well) plate format and the application of robotic liquid handling for performance of all transfer and pipetting steps. The first full paragraph of page 980 teaches that the methodology is for a wide range of analytes without compromising the data obtained. Validation studies revealed that the application of robotics to sample preparation, in general, maintained the analytical accuracy and precision compared with preparing samples manually. The use of rapid gradient LC-MS/MS for analysis coupled with flow diversion of the solvent front allowed the introduction of proteinprecipitated samples into the mass spectrometer without the necessity for source cleaning. The problem inherent in automatically pipetting plasma, caused by fibrinogen clots, was overcome by storing samples at -80 °C and thus precluding clot formation. The resulting methodology allowed sample preparation for a 96-well plate designed to accommodate 54 unknowns, duplicate 12-point calibration curves, and 6 sets of quality controls at three levels in approximately 2 hours. This approach allowed an increase in throughput of sample preparation and analysis to >400 samples per day per LC-MS/MS instrument with minimal manual intervention. Overall, substantial time savings were realized, demonstrating that automation is an increasingly essential tool in a drug discovery bioanalytical environment. The last full paragraph

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of page 979 teaches that several options for sample preparation are available to the analyst including solid phase extraction liquid-liquid extraction. The experimental section on pages 980-982 teaches the mass spectrometer, reagents for protein precipitation and reagents for analysis.

- The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all
 obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

The factual inquiries set forth in *Graham v. John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:

- Determining the scope and contents of the prior art.
- 2. Ascertaining the differences between the prior art and the claims at issue.
- 3. Resolving the level of ordinary skill in the pertinent art.
- Considering objective evidence present in the application indicating obviousness or nonobviousness.
- Claim 38 is rejected under 35 U.S.C. 103(a) as being unpatentable over Lynch or Hamilton in view of Biddlecombe or Ralston (last two newly cited and applied).

In the paper Lynch teaches LC/MS determination of the intracellular concentration of two novel aryl phosphoramidate prodrugs of PMPA and their metabolites in dog PBMC. LC/MS assays were developed to determine the plasma and intracellular concentrations of two aryl phosphoramidate prodrugs of the nucleotide analog 9-[2-R-(phosphonomethoxy)propyl]adenine. LC/MS was used to demonstrate the presence of high concentrations of PMPA in peripheral blood mononucleocytes following oral administration of prodrugs in dogs. High concentrations of PMPA and active metabolite were detected in MT-2 cells incubated with prodrug using an ion-pairing LC/MS assay. The abstract/STN registry file at the end of the article shows that PMPA is another name for Tenofovir. Lynch does not specifically teach removing protein from the sample.

In the abstract Hamilton presents pharmacokinetics of tenofovir disoproxil fumarate in rhesus monkeys. The antiviral prodrug tenofovir DF (TDF) is being evaluated for treatment of HIV in phase III clinical trials. In preclinical development the pharmacokinetics (PK) of TDF Application/Control Number: 10/814,244

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were determined in rhesus monkeys and are here compared to human PK. Monkeys (3/sex/group) received a single 5.0 or 30 mg/kg intravenous (IV) bolus dose of tenofovir. Fasted monkeys (3/sex) received a single oral 250 mg/kg dose of TDF. One week later, oral TDF was dosed with food at 5.0, 50 or 250 mg/kg to the same groups of monkeys. Plasma samples obtained through 48 hours were assayed for tenofovir using LC/MS/MS (LOQ 1 ng/mL) and the data analyzed by non-compartmental methods. Following an IV 5 or 30 mg/kg tenofovir dose, mean peak plasma concentrations were 13.8+-3.08 and 79.0+-12.6 mg/mL, respectively, and declined biphasically with terminal half-lives (t1/2) of 5.37+-1.35 and 8.79+-2.79 hr. Mean AUC(0-inf) were 5.12+-1.15 and 38.4+-16.2 mg.hr/mL. Both Cmax and AUC were dose linear. Oral TDF gave tenofovir plasma mean Tmax values of 0.83-1.1 hr indicating rapid absorption and cleavage of the prodrug. Mean Cmax of 0.113+-0.042, 1.15+-0.676, and 1.68+-1.05 mg/mL were achieved in the 3 dose groups respectively, and declined biphasically with mean t1/2s of 8.23+-1.06, 8.54+-1.14, and 8.41+-1.20 hrs, respectively. Mean AUC(0-inf) were 0.725+-0.125, 6.38+-1.74, and 14.8+-7.81 mg,hr/mL. A comparison of Cmax and AUC values suggested dose linear PK between 5 and 50 mg/kg with statistically non-linear PK between the 5 and 250 mg/kg doses. Conclusions: Similar oral bioavailability of TDF was observed between monkeys (32%, 5 mg/kg) and humans (25% fasted, 39% fed, 4 mg/kg) although no food effect was observed in monkeys. Tenofovir clearance was 4-5 fold faster in monkeys for both IV tenofovir and oral TDF compared with humans, with similar volume of distribution, suggesting faster renal clearance in monkeys. Hamilton does not specifically teach removing protein from the sample.

In the paper Biddlecombe teaches automated protein precipitation by filtration in the 96-well format. the introduction teaches the need to remove sample proteins prior to analysis by LC/MM methods. The use of automated protein precipitation by filtration in the 96-well format as a rapid sample preparation technique for high throughput bioanalysis using liquid chromatography tandem mass spectrometry is reported. A robotic sample processor is used to aspirate sequentially a plasma sample and acetonitrile separated by air gaps. These are then mixed by being dispensed into individual channels of a 96-well filter block. The resulting supernatant is separated from the precipitated plasma proteins by the application of gentle vacuum using a custom manifold. The filtered supernatants are collected into a deep well

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microtiter plate, evaporated to dryness using a heated 96-well dry down station and reconstituted in water prior to analysis. The efficiency of the extraction procedure is measured by the Lowry method for determining protein concentration. This method was used to optimize both the volume and the order of reagent addition, and to compare several prototype 96-well filter blocks. Using the optimized procedure a specific, precise and accurate method was developed for the β -agonist salbutamol in rabbit plasma with a calibration range of 1 to 100 ng/mL from 100 μ l of sample.

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In the paper Ralston presents a study of deproteinization methods for subsequent serum analysis with capillary electrophoresis. Methods of serum protein removal were examined for applicability with subsequent serum analysis for low molecular mass metabolites and pharmaceutical agents by capillary electrophoresis (CE). Each of the deproteinization methods considered here has been reported in the literature and successfully used for serum protein removal in other applications. Two of the methods are found to be superior to the others for CE analysis. Protein removal by ultrafiltration with Centrifree Micropartition System filters and by precipitation using acetonitrile worked well for protein removal, as evidenced by reproducible (RSD < 6%) determinations of several low molecular weight components. The former is capable of analyzing for free metabolites only, while the latter was found to be somewhat problematic with respect to evaporation of the acetonitrile, causing potential problems with reproducibility. Both techniques for protein removal were clearly suitable for the subsequent serum analysis by CE in untreated fused silica capillaries.

It would have been obvious to one of ordinary skill in the art at the time the invention was made to have incorporated a protein removal step prior to analysis as taught by Biddlecombe or Ralston in the Lynch or Hamilton methods because of the ability to remove potentially interfering components of the sample as taught by Biddlecombe or Ralston.

9. Claims 33 and 35-37 are rejected under 35 U.S.C. 103(a) as being unpatentable over Bean in view of Ralston as explained above. In the paper Bean discusses therapeutic drug monitoring of antiretroviral agents. HIV+ patients fail antiretroviral therapy due to inadequate drug concentrations reaching the site of viral replication and/or the development of viral resistance to the antiretroviral agents. Adequate drug concentrations may not be reaching the

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virus due to poor compliance, poor absorption, or other pharmacokinetic factors such as metabolism, elimination, and drug interactions. The most important and most common pharmacokinetic drug interactions involve inhibition of metabolism, induction of metabolism, altered drug absorption, inhibition of renal excretion, and displacement from plasma protein binding sites. If a patient is failing antiretroviral therapy, TDM of antiretroviral agents could help in determining both adequacy of drug concentrations and patients' adherence. Ongoing studies will determine whether total drug concentration or free drug concentration (summary, page 22) of the protease inhibitors is the best predictor of response. Trough concentrations could prove to be the most important predictor of response, but additional studies are needed to compare trough, peak, and AUC concentrations with response to treatment. Finally, if some patients fail therapy due to inadequate drug concentrations, then increasing the dose could benefit patients' outcome and increase longevity. Clinical trials are needed that compare patients who receive a fixed-dosage regimen with patients who have adjusted dose regimens. Such a study is the best way to determine the true value of TDM of the antiretrovirals. Page 22 also teaches an LC-MS-MS method for analyzing the antiretrovirals. Bean does not teach means to produce a sample of free antiviral drugs.

It would have been obvious to one of ordinary skill in the art at the time the invention was made to measure the free antiviral concentration as taught by Bean using sample produced with a known, commercially available system as taught by Ralston because of the possibility that the free drug concentration can be a better representation of the ability to determine the availability of the drug(s) as taught by Bean.

10. Claims 1-39 are rejected under 35 U.S.C. 103(a) as being unpatentable over Shoup in view of Hamilton or Lynch and Jayewardene, Korfmacher, Ralston, Volosov'01 or Watt as described above. In the paper Shoup teaches simultaneous determination of six protease/reverse transcriptase inhibitors in human plasma utilizing LC/MS/MS. With the success of "combination therapies" using reverse transcriptase inhibitors, antiinfectives, and protease inhibitors in the treatment of HIV infection, BAS Analytics developed a single method for profiling six protease/reverse transcriptase inhibitors in human plasma. The method utilizes robotic solid phase extraction at neutral pH and is generally applicable to all the analytes and their internal

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standards. Figure 2 on page 19 shows the response range for all of the compounds in one or both of the mobile phases used. It is noted that the range data for the one reverse transcriptase inhibitor, Delavirdine, is given in both mobile phases. Table 1 shows data in both mobile phases for Delavirdine. Table 2 shows that the reverse transcriptase inhibitor was grouped with three other protease inhibitors in mobile phase A. Thus, there is a method in which a sample containing at least 2 antiretroviral drugs from at least two different classes of antiretroviral drugs are separated in a single step. Page 19 gives the specifies on the tandem mass spectrometer. Page 21 gives data on the standards used. Shoup does not teach a method using protein precipitation without evaporation and reconstitution steps or the analysis of Tenofovir.

It would have been obvious to one of ordinary skill in the art at the time the invention was made to include the Tenofovir of Hamilton or Lynch into the analysis method of Shoup because of its use in trials and analysis by mass spectrometric methods as taught by Hamilton or Lynch. It would have been obvious to one of ordinary skill in the art at the time the invention was made to replace provide protein precipitation without evaporation and reconstitution steps as taught by Jayewardene, Korfmacher, Ralston, Volosov'01 or Watt because of the time savings, the reduced chance of degradation or sample loss or the generality/genericness of the protein precipitation method to prepare a variety of sample including those of AIDS drugs as taught by Jayewardene, Korfmacher, Ralston, Volosov'01 or Watt.

11. Applicant's arguments filed December 8, 2008 have been fully considered but they are not persuasive. Relative to the warning that claims 31-32 will be objected to as substantial duplicates of claims 1-2, Applicant can respond by either presenting reasons that they are different, amending the claims or canceling the claims. Thus examiner sees no reason that applicant cannot respond prior to allowability being indicated.

Relative to the introduction of new matter, as pointed out above, there is nothing in the instant specification that indicates applicant considered or intended to have a negative limitation in which evaporation and reconstitution steps were excluded. In fact paragraph [0072] indicates that the opposite is true. A single example does not form sufficient basis for a broad general exclusion. The example referred to would be sufficient basis for a positive limitation requiring

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the use of acetonitrile, vortexing and centrifugation. However the allowability of even that claim is in doubt with the current set of rejections.

Relative to the clarity of the claims based on the use of trademarks, examiner points out that even though one of skill in the art may know the particular trademarks, the scope of what is being claimed is not clear. For example, is applicant limiting the scope to only those trademarked products or are there equivalents that applicant is trying to claim. If there are equivalents, what is the level of equivalence: a tandem mass spectrometer as in paragraph [0029] or some level of features that the specific products have. Additionally, the three claimed mass spectrometers evidently have some thing different in their features to be given three different designations. However, if the producer of the mass spectrometers wanted to, all three could have been given the same trademark designation. Thus, there is no guarantee that the product of today will be the same product tomorrow. For at least these reasons a trademark product does not meet the clarity test.

Relative to the anticipation of claim 28 by several references, examiner notes that the changes to claim 28 introduced some question as to what the limitation requires. Thus based on the mass spectrometer being characterized as a tandem mass spectrometer in paragraph [0029], examiner has used this scope since applicant did not point to where the basis for this change can be found. Additionally, arguing that the references do not state the language of the instant claim is simply a statement and does not specifically point out why the rejection does not meet the claims. This argument does not comply with 37 CFR 1.111(c) because it does not clearly point out the patentable novelty which he or she thinks the claims present in view of the state of the art disclosed by the references cited or the objections made. Further, they do not show how the amendments avoid such references or objections. Thus, the remaining references do anticipate claim 28.

Relative to the anticipation of claim 38 and the obviousness of claims 33 and 35-37, the arguments are moot in view of the new grounds of rejection.

Relative to the obviousness of the claims in view of the Shoup reference, examiner notes that in the method taught by Shoup there are three protease inhibitors and one reverse transcriptase inhibitor separated in a single mobile phase. This clearly meets the at least two

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antiviral drugs from at least two antiviral drug classes limitation in the claims. Also Shoup does not teach that they cannot be analyzed together, simply that better quality results are obtained if two mobile phases are used. Thus the argument relative to claims 1, 28-29 and 31 is in fact found in the Shoup disclosure. Relative to claims 33 and 35 it is noted that the newly cited and applied Ralston reference indicates tat at least one of the precipitation methods is good for analysis of the free metabolites. Thus the new ground of rejection clearly handles the issue of free antiretrovirals. Relative to claim 38, Shoup recognizes that combinations of antiretroviral drugs are being used and developed the method to handle such a situation. Additionally Shoup shows that antiretroviral drugs from different classes can be separated in the same analysis. Thus one of ordinary skill in the art would have found it obvious to include and measure other classes of antiretroviral drug that was being used.

12. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. The additionally cited art relate to protein precipitation methods.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Arlen Soderquist whose telephone number is (571)272-1265. The examiner can normally be reached on Monday-Thursday and Alternate Fridays.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Vickie Kim can be reached on (571) 272-0579. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Arlen Soderquist/

Primary Examiner, Art Unit 1797